

***Plaintiffs' Motion to Compel Compliance with Subpoena
to Produce Documents***

EXHIBIT 26

1 IN THE UNITED STATES DISTRICT COURT
2 FOR THE NORTHERN DISTRICT OF GEORGIA
3 ATLANTA DIVISION

4 DONNA CURLING, ET AL., :
5 PLAINTIFFS, :
6 vs. : DOCKET NUMBER
7 BRAD RAFFENSPERGER, ET AL., :
8 DEFENDANTS. :
9 :

10 **TRANSCRIPT OF TELEPHONE CONFERENCE PROCEEDINGS**

11 **BEFORE THE HONORABLE AMY TOTENBERG**

12 **UNITED STATES DISTRICT SENIOR JUDGE**

13 **JUNE 7, 2022**

14 **5:17 P.M.**

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20 **MECHANICAL STENOGRAPHY OF PROCEEDINGS AND COMPUTER-AIDED**

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22 **TRANSCRIPT PRODUCED BY:**

23 **OFFICIAL COURT REPORTER:** **SHANNON R. WELCH, RMR, CRR**
24 **2394 UNITED STATES COURTHOUSE**
25 **75 TED TURNER DRIVE, SOUTHWEST**
 ATLANTA, GEORGIA 30303
 (404) 215-1383

 UNITED STATES DISTRICT COURT
 OFFICIAL CERTIFIED TRANSCRIPT

A P P E A R A N C E S O F C O U N S E L

FOR THE PLAINTIFFS DONNA CURLING, DONNA PRICE, JEFFREY
SCHOENBERG:

DAVID D. CROSS
MORRISON & FOERSTER, LLP

ADAM M. SPARKS
HALSEY G. KNAPP
KREVOLIN & HORST, LLC

FOR THE PLAINTIFFS COALITION FOR GOOD GOVERNANCE, LAURA DIGGES,
WILLIAM DIGGES, III, AND RICARDO DAVIS:

ROBERT ALEXANDER McGUIRE, III
ROBERT McGUIRE LAW FIRM

RUSSELL T. ABNEY
WATTS GUERRA LLP

FOR THE STATE OF GEORGIA DEFENDANTS:

VINCENT ROBERT RUSSO, JR.
CAREY A. MILLER
JOSHUA B. BELINFANTE
ALEXANDER F. DENTON
JAVIER PICO-PRATS
ROBBINS ROSS ALLOY BELINFANTE LITTLEFIELD, LLC

BRYAN P. TYSON
BRYAN JACOUTOT
DIANE F. LAROSS
TAYLOR ENGLISH DUMA

1 sort of prosecuting or taking action or that there is some
2 formal litigation-type proceeding.

3 But oftentimes these complaints are -- can be as
4 simple as an email of an allegation from a voter that is then
5 turned over to the elections division to investigate. So it is
6 not as though the complainant then is prosecuting the matter or
7 that there is a complaint that is active throughout the
8 entirety of it.

9 THE COURT: All right. Well, I understand that
10 the -- as a whole that the State has a process here. And I'm
11 not trying to jump into the middle of that process.

12 At the same time, the results of some of these or the
13 nature of them are relevant. So I'm trying to take it bit by
14 bit. But I don't think, you know -- when the whole business
15 about Coffee County first came up, I was bewildered by what it
16 was about. It has become a lot more clear over time.

17 And, you know, just relative to the plaintiffs, I
18 will say that if you are having -- if there is something you
19 want to bring out you still -- because of the way the State
20 has, you know, proceeded on this in a confidential manner and
21 that it is not ready to be disclosed yet -- I mean, I'm
22 expecting I am going to get and you are going to get the dates
23 of any original filing, any amendment, anything like that
24 because that should not be -- that should be completely
25 accessible.

1 But, you know, you are, of course, welcome to take
2 the deposition of anyone you want who has knowledge as to
3 Coffee County. And I am not trying to encourage you to go too
4 far afield because it still is -- you know, we've got lots of
5 wildcat situations all over the place.

6 And I'm not sure the great relevance other than
7 ultimately also what was done by the State to deal with the
8 possibility that the software was shared in some other way with
9 other people, which was, of course, of great concern. But --

10 MR. TYSON: Your Honor, this is Bryan Tyson. Let me
11 add one point.

12 I think it is also probably relevant for the Court to
13 be aware: This isn't the only allegation Mr. Hall has made
14 regarding the 2020 election. He has made allegations about
15 Fulton County votes. He has made allegations about other areas
16 in the state too. Some of that is in his testimony to the
17 state senate committee in December of 2020.

18 So, again, I think that's the allegations we have
19 right now.

20 THE COURT: Yeah.

21 MR. CROSS: Your Honor, this is David Cross.

22 If I could, I will say the allegations on Coffee
23 County go well beyond Mr. Hall. I don't know if you ever saw
24 the article by Daily Beast or have actually seen the text
25 messages.

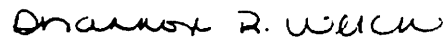
C E R T I F I C A T E

UNITED STATES OF AMERICA

NORTHERN DISTRICT OF GEORGIA

I, SHANNON R. WELCH, RMR, CRR, Official Court Reporter of the United States District Court, for the Northern District of Georgia, Atlanta Division, do hereby certify that the foregoing 64 pages constitute a true transcript of proceedings had before the said Court, held in the City of Atlanta, Georgia, in the matter therein stated.

In testimony whereof, I hereunto set my hand on this, the 8th day of June, 2022.



SHANNON R. WELCH, RMR, CRR
OFFICIAL COURT REPORTER
UNITED STATES DISTRICT COURT

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